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**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN *FILED*  
SOUTHERN DIVISION**

2004 REC-3 P 1:04

NET JUMPER, L.L.C.  
a Michigan limited liability corporation,

Plaintiff,

Civil Action No. 04-70366-CV  
Hon. Julian Abele Cook

v.

GOOGLE INC.,  
a California corporation

Magistrate Judge R. Steven Whalen

Defendant.

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**ORDER ON DISCOVERY OF NAMED INVENTORS**

WHEREAS, Plaintiff NetJumper, L.L.C. ("NetJumper") filed this action for patent infringement against Defendant Google Inc. ("Google") concerning U.S. Patent No. 5,890,172 (the '172 patent) and U.S. Patent No. 6,226,655 (the '655 patent), each patent naming multiple inventors appearing to be foreign nationals and/or residents, said named inventors including:

1. Rajat Bhatnagar, believed to be a citizen of India, whose last known address is in Stamford, Connecticut;

2. Arul Sebastian, believed to a citizen of India, whose last known address is in Chennai, India;
3. Anup Mathur, believed to be a citizen of India, whose last known address is in Sunnyvale, California;
4. Vinay Wadhwa, believed to be a citizen of India, whose last known address is in New Dehli, India;
5. C. Vinay Kumar Singh, believed to be a citizen of India, whose last known address is in Guaragon, India; and
6. Mukesh Kumar, believed to be a citizen of India, whose last known address is in New Dehli, India.

WHEREAS, Google seeks discovery concerning the patents-in-suit, including discovery from the named inventors of the patents-in-suit and their respective employer(s).

WHEREAS, NetJumper and Google (the "Parties"), by and through their respective counsel of record, have executed and submitted to the Court a STIPULATION ON DISCOVERY MATTERS, and the Court has entered a corresponding ORDER ON DISCOVERY MATTERS that such discovery is reasonable and necessary.

IT IS HEREBY ORDERED THAT:

Discovery upon the named inventors

1. Rajat Bhatnagar
2. Arul Sebastian
3. Anup Mathur
4. Vinay Wadhwa
5. C. Vinay Kumar Singh, and
6. Mukesh Kumar

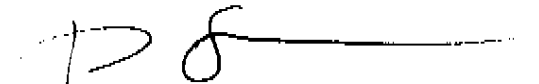
concerning the patents-in-suit is reasonable and believed to be necessary in this action.

If so required by the United States of America, including the United States Department of State or United States Department of Homeland Security, such limited travel by the named inventors is for a legitimate business purpose and is sought for the administration of justice in an action pending in the United States District Court for the Eastern District of Michigan.

Discovery of the named inventor may be taken at a time and location agreed to by the Parties and the respective named inventors.

In the event that discovery may not or cannot be reasonably taken on any named inventors within the United States of America, the need for discovery upon United States of America soil in a foreign jurisdiction, such as a United States Consulate in India, is hereby recognized.

Dated: December 3, 2004

By:   
Magistrate Judge R. Steven Whalen

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